

## IS STILL IN A CELL.

THE SLAYER OF JACKSON IS NOT RELEASED ON BOND.

## WOFFORD REVERSES HIMSELF.

CRIMINAL COURT JUDGE PLACES HIMSELF IN A PECULIAR LIGHT.

He Says the Preliminary Hearing of an Alleged Accessory May Throw New Light on the Subject, and Bail is Refused.

Judge John W. Wofford, of the Jackson county criminal court, heard, Tuesday, a portion of the evidence against Dr. Jefferson D. Goddard, the slayer of Fred J. Jackson, and decided that Goddard should be admitted to bail. He declared at the time that he had to pass on only the evidence that was before him and that under that evidence the offense was bailable, though much stronger evidence might come out at the trial.

New comes Judge John W. Wofford, of the criminal court, and overrules himself by deciding yesterday to defer action on the matter of the bond until after he has heard the evidence against Mrs. Jackson, who is charged with being an accessory to the murder of her husband. The action of Judge Wofford in admitting Goddard to bail excited surprise among attorneys and indignation among the general public. No less surprise was manifested when the court overruled itself and declared that the motion to pass upon the qualifications of sureties should be postponed for ten days, intimating a possibility of his refusing bail altogether.

**Judge Wofford's Reasons.**  
Judge Wofford assigns as a reason for this sudden and radical change of front the fact of Mrs. Jackson's arrest as an accessory. On Tuesday, when he made the order admitting Goddard to bail, he acted solely on the evidence he heard that day, knowing it was only a small portion of the evidence that would be produced at the trial. Now he is going to wait till something else develops. He will wait till Mrs. Jackson has her preliminary hearing and on the next day he will pass upon the matter of bondsmen.

Just how he is going to get this evidence before him is not clear, unless he goes as a private spectator and hears the evidence. He is supposed to be governed solely by the evidence produced before him. The law allows a great deal of latitude in the matter of admitting an accused person to bail. Any offense is bailable "except capital offenses, where the proof is evident or the presumption great."

That is the language of the constitution. A man may be indicted for murder in the first degree, but upon a hearing of evidence before the court he may be admitted to bail, unless the proof of his guilt is evident or the presumption great. In the matter of presumption of guilt lies the great liability of the court. A friendly judge could easily compound with his conscience by deciding that the proof of guilt is not evident and the presumption not great. The law presumes every man innocent until proven guilty.

**Bail Was Refused.**  
When criminal court convened yesterday morning Judge Goddard, one of Goddard's attorneys, was on hand to read to the court the evidence against Mrs. Jackson, who is charged with being an accessory to the murder of her husband. Mrs. Goddard's brother-in-law, Mrs. Coulter, and L. Patterson, of the firm of Patterson & Goddard, the sureties in the sum of \$20,000.

"I see that Mrs. Jackson has been arrested on a charge of being an accessory to the murder of her husband," said Judge Wofford, "and under these circumstances I will not take up Goddard's bond. I will hear the evidence against Mrs. Jackson. Something new might develop. The proof of guilt is not evident and the presumption not great. I will make a stronger case against Goddard. As far as I have heard the case, the offense is bailable. But the law does not allow me to think, 'I am supposed to pass on what I hear.'"

"But," suggested Judge Goddard, disappointed, "Mrs. Jackson may not be tried July 1."

"Well, I will not take it up till I hear the evidence in that case," said Judge Wofford, decidedly. "That settles that. Have your bondsmen here July 10, and I may consider them."

This ended the acrobatic performance for the day. Dr. Goddard was fanning himself and reading a book when a reporter for The Journal called on him to hear the evidence yesterday. The doctor expressed disappointment at not being admitted to bail at the present time.

"My brother-in-law, Mr. Coulter, is arranging the evidence," said Judge Wofford, "but I hope to get out before long. I was very much surprised to learn that Mrs. Jackson was to be tried July 1. I will excuse me, however, from discussing my case at all, as it would not do. I can say nothing."

**Peculiar Points.**  
An ordinary cigar box, such as holds fifty cigars, reposes in a secure place in the desk of Prosecuting Attorney E. M. Lowe. The box no longer contains fragrant perfumes or even more fragrant weeds. Instead it holds all of the clues that have been found in the case of the slayer of Fred J. Jackson, when he was murdered.

There are four handkerchiefs which were taken from the body. Two of them are plain white cotton, one is white silk and the fourth is of black silk with heavy striped border. Three of the handkerchiefs are marked with the initials "J. E." The fourth, one of the two white cotton handkerchiefs, has the initials "G. A." All of them were taken from Jackson's body. How did Goddard's handkerchiefs get into his victim's pocket?

In one of Jackson's hip pockets a revolver was found. It was a .38 Smith & Wesson, and the pocket with the muzzle pointing upward. A handkerchief had been stuffed over the weapon, which is supposed to have been the revolver with which Jackson is alleged to have been threatening Goddard after his first revolver had been taken away by his daughter. It is not known whether the handkerchief was the one found in Goddard's pocket or the one found in Jackson's pocket. The officials refuse to disclose everything.

This is not all. The box also contains a check showing Goddard's indebtedness to Mrs. Jackson. Mr. Lowe says that some of the largest checks are missing.

A highly interesting memorandum in the box is a record of three purchases of real estate made by Goddard April 20, May 1 and June 1, of last year, being four brick houses at the corner of Seventeenth and McGee streets, for which \$24 was paid. On the face of it there is nothing to connect the purchase with the case, but it is taken to explain where some of the \$25,000 which Mrs. Jackson is said to have given Goddard went. A receipt for a \$100 bicycle which

## No Cripe

When you take Hood's Pills. The big, old-fashioned, sugar-coated pills, which tear you all to pieces, are not in it with Hood's. Easy to take

## Hood's Pills

and easy to operate, is true of Hood's Pills, which are up to date in every respect.

Mrs. Jackson bought for Goddard is also among the papers.

**The Judge Criticized.**  
The unprecedented action of Judge Wofford in admitting Goddard to bail yesterday excited surprise among attorneys and indignation among the general public. No less surprise was manifested when the court overruled itself and declared that the motion to pass upon the qualifications of sureties should be postponed for ten days, intimating a possibility of his refusing bail altogether.

Judge John W. Wofford, of the Jackson county criminal court, heard, Tuesday, a portion of the evidence against Dr. Jefferson D. Goddard, the slayer of Fred J. Jackson, and decided that Goddard should be admitted to bail. He declared at the time that he had to pass on only the evidence that was before him and that under that evidence the offense was bailable, though much stronger evidence might come out at the trial.

New comes Judge John W. Wofford, of the criminal court, and overrules himself by deciding yesterday to defer action on the matter of the bond until after he has heard the evidence against Mrs. Jackson, who is charged with being an accessory to the murder of her husband. The action of Judge Wofford in admitting Goddard to bail excited surprise among attorneys and indignation among the general public. No less surprise was manifested when the court overruled itself and declared that the motion to pass upon the qualifications of sureties should be postponed for ten days, intimating a possibility of his refusing bail altogether.

**Judge Wofford's Reasons.**  
Judge Wofford assigns as a reason for this sudden and radical change of front the fact of Mrs. Jackson's arrest as an accessory. On Tuesday, when he made the order admitting Goddard to bail, he acted solely on the evidence he heard that day, knowing it was only a small portion of the evidence that would be produced at the trial. Now he is going to wait till something else develops. He will wait till Mrs. Jackson has her preliminary hearing and on the next day he will pass upon the matter of bondsmen.

Just how he is going to get this evidence before him is not clear, unless he goes as a private spectator and hears the evidence. He is supposed to be governed solely by the evidence produced before him. The law allows a great deal of latitude in the matter of admitting an accused person to bail. Any offense is bailable "except capital offenses, where the proof is evident or the presumption great."

That is the language of the constitution. A man may be indicted for murder in the first degree, but upon a hearing of evidence before the court he may be admitted to bail, unless the proof of his guilt is evident or the presumption great. In the matter of presumption of guilt lies the great liability of the court. A friendly judge could easily compound with his conscience by deciding that the proof of guilt is not evident and the presumption not great. The law presumes every man innocent until proven guilty.

**Bail Was Refused.**  
When criminal court convened yesterday morning Judge Goddard, one of Goddard's attorneys, was on hand to read to the court the evidence against Mrs. Jackson, who is charged with being an accessory to the murder of her husband. Mrs. Goddard's brother-in-law, Mrs. Coulter, and L. Patterson, of the firm of Patterson & Goddard, the sureties in the sum of \$20,000.

"I see that Mrs. Jackson has been arrested on a charge of being an accessory to the murder of her husband," said Judge Wofford, "and under these circumstances I will not take up Goddard's bond. I will hear the evidence against Mrs. Jackson. Something new might develop. The proof of guilt is not evident and the presumption not great. I will make a stronger case against Goddard. As far as I have heard the case, the offense is bailable. But the law does not allow me to think, 'I am supposed to pass on what I hear.'"

"But," suggested Judge Goddard, disappointed, "Mrs. Jackson may not be tried July 1."

"Well, I will not take it up till I hear the evidence in that case," said Judge Wofford, decidedly. "That settles that. Have your bondsmen here July 10, and I may consider them."

This ended the acrobatic performance for the day. Dr. Goddard was fanning himself and reading a book when a reporter for The Journal called on him to hear the evidence yesterday. The doctor expressed disappointment at not being admitted to bail at the present time.

"My brother-in-law, Mr. Coulter, is arranging the evidence," said Judge Wofford, "but I hope to get out before long. I was very much surprised to learn that Mrs. Jackson was to be tried July 1. I will excuse me, however, from discussing my case at all, as it would not do. I can say nothing."

**Peculiar Points.**  
An ordinary cigar box, such as holds fifty cigars, reposes in a secure place in the desk of Prosecuting Attorney E. M. Lowe. The box no longer contains fragrant perfumes or even more fragrant weeds. Instead it holds all of the clues that have been found in the case of the slayer of Fred J. Jackson, when he was murdered.

There are four handkerchiefs which were taken from the body. Two of them are plain white cotton, one is white silk and the fourth is of black silk with heavy striped border. Three of the handkerchiefs are marked with the initials "J. E." The fourth, one of the two white cotton handkerchiefs, has the initials "G. A." All of them were taken from Jackson's body. How did Goddard's handkerchiefs get into his victim's pocket?

In one of Jackson's hip pockets a revolver was found. It was a .38 Smith & Wesson, and the pocket with the muzzle pointing upward. A handkerchief had been stuffed over the weapon, which is supposed to have been the revolver with which Jackson is alleged to have been threatening Goddard after his first revolver had been taken away by his daughter. It is not known whether the handkerchief was the one found in Goddard's pocket or the one found in Jackson's pocket. The officials refuse to disclose everything.

This is not all. The box also contains a check showing Goddard's indebtedness to Mrs. Jackson. Mr. Lowe says that some of the largest checks are missing.

A highly interesting memorandum in the box is a record of three purchases of real estate made by Goddard April 20, May 1 and June 1, of last year, being four brick houses at the corner of Seventeenth and McGee streets, for which \$24 was paid. On the face of it there is nothing to connect the purchase with the case, but it is taken to explain where some of the \$25,000 which Mrs. Jackson is said to have given Goddard went. A receipt for a \$100 bicycle which

**Salacious Divorce Case.**  
Judge Glover grew weary of the unsatisfactory evidence in the Bell suit.

It was sweltering hot in the Independence court room yesterday, yet Judge Glover managed to keep cool and hear evidence in a very warm divorce case. L. H. Bell, who is the proprietor of a grocery store at Seventh and Central, brought suit at the March term of court for divorce from his wife, Hannah. The divorce was granted by default.

Later, Mrs. Bell appeared in court with several affidavits in which she showed that she had been mistreated as to the defendant and that she had no knowledge of the proceedings. The plaintiff then asked for the dismissal of the suit as to the defendant and for the June term of the circuit court and came up for trial yesterday. The chief evidence in the case was the testimony of the wife, who claimed to have been in the house at the time of the shooting and that she saw the defendant shoot the victim.

When Judge Glover at Independence called for witnesses to stand up and be sworn, the defendant's attorney, Mr. Bell, stood up and testified that he was in the house at the time of the shooting and that he saw the defendant shoot the victim. The plaintiff's attorney, Mr. Bell, then stood up and testified that he was in the house at the time of the shooting and that he saw the defendant shoot the victim.

The case was adjourned till to-morrow in the opening of the case the attorneys for the plaintiff set out that owing to a crude report of the shooting, the jury had been misled and they asked that amended proceedings be allowed on the record. The case will occupy the greater portion of to-day in the hearing of testimony alone.

**Sues an Accident Association.**  
John Lorimer, a stockman, yesterday brought suit in Justice Wofford's court against the American Traction and Transfer Company for \$150. He claims that on March 7 he was thrown from a street car and received injuries which cost him \$150 in medical bills. He claims that the company is liable for his injuries and that he is entitled to \$150 in damages.

**Wants to Break a Will.**  
William Woods brought suit yesterday to set aside the will of the late Betsy Gossett, who died last year. He claims that the will is invalid and that he is entitled to the estate. He claims that the will was made under duress and that he is entitled to the estate.

**Sues the City of Westport.**  
The American Traction and Transfer Company yesterday brought suit against the city of Westport for \$150. He claims that the city is liable for his injuries and that he is entitled to \$150 in damages.

**Court Briefs.**  
Justice Spitz yesterday discharged Jerry Hogan, the ex-policeman who was charged with assaulting James Rieger at the Exposition Driving park.

J. M. Slavus recorded three chattel mortgages yesterday in favor of J. C. Hall & Co., conveying a lot of cattle. These mortgages were for \$5,000, \$5,000 and \$10,000 respectively.

Jacob Emerson was yesterday arrested and arraigned before Justice Spitz on a charge of assaulting James Rieger at the Exposition Driving park.

The county court yesterday ordered Dan Carr to pay the oil rent to the poor farm. The name of Know avenue from Cleveland avenue to Ruyton was designated as Diamond avenue. The Mercantile company, which ran an auction on stock of goods at 122 Genesee street. He brought suit yesterday for \$1,000 actual and \$5,000 vindictive damages.

Emil Schranz, proprietor of a saloon at 122 Genesee street, was yesterday arrested on a charge of assaulting James Rieger at the Exposition Driving park.

Miss Maudie Mole was married in St. Louis, Mo., yesterday. She is the daughter of that city and is visiting her aunt, Mrs. Wallace C. Goffe, 2123 Brooklyn avenue.

## STORMS COOL THE AIR.

An Oppressive Day Which Wound Up With a Refreshing Shower in Early Evening.

Except for a number of local thunder storms which passed near Kansas City yesterday afternoon, the day would have been an extremely warm one. As it was, the thermometer in the weather bureau registered 94 at 4 o'clock. Shortly before 6 o'clock one of the thunder storms broke over the city and the thermometer dropped to 75 degrees. The indications for to-day are much the same as those of yesterday. The temperature will depend upon the proximity of the thunder storms.

The temperature yesterday in Kansas City by hours was as follows:  
5 a. m. 81 degrees 5 p. m. 92 degrees  
6 a. m. 84 degrees 6 p. m. 94 degrees  
7 a. m. 87 degrees 7 p. m. 96 degrees  
8 a. m. 90 degrees 8 p. m. 98 degrees  
9 a. m. 93 degrees 9 p. m. 100 degrees  
10 a. m. 96 degrees 10 p. m. 102 degrees  
11 a. m. 99 degrees 11 p. m. 104 degrees  
12 m. 102 degrees 12 p. m. 106 degrees  
1 p. m. 105 degrees 1 p. m. 108 degrees  
2 p. m. 108 degrees 2 p. m. 110 degrees

Sam Stein, a sign painter, was prostrated by heat at Sixth and Main streets, last Tuesday. He fell unconscious to the sidewalk and Officer McHugh assisted him into a store and summoned the police ambulance. Stein was revived at Central police station.

**OLD BUT CLEVER THIEF.**  
He Was Ready to Take a Trip and Believe Christian Endeavorers When Arrested.

"Bobbie" Wright, one of the oldest and most successful sneak thieves and hotel "graters" in the country, was picked up on a charge of burglary yesterday by Officer Riedy. Wright was circulating among the crowds of Christian Endeavorers with which the depot was packed, looking for an opportunity to pick a pocket or steal a purse. He was sent to Central station where Inspector Hayes once recognized him. He had been in the city eight years ago for a murder. Wright had committed a burglary in 1891 while robbing a house. Wright served seven months for the crime.

Wright is a years old, gray and toothless. He has served several long sentences. Once he was a pal of "Big" Ed Rice, a famous New York crook. Wright now draws a government pension of \$3 per month. He was released on his promise to leave town.

**Gave a Kansas Sheriff the Slip.**  
Thomas Fugh, who is wanted at Olathe, Kas., for breaking into a Memphis freight car, was arrested by a colored man, who was a member of the Christian Endeavorers, and taken to the jail at Olathe. Sheriff Ross, of Olathe, arrested Fugh in the freight car. Fugh was a member of the Christian Endeavorers and was wanted at Olathe. Sheriff Ross, of Olathe, arrested Fugh in the freight car. Fugh was a member of the Christian Endeavorers and was wanted at Olathe.

**The Boys Were Released.**  
Thomas Haynes and Bartley Woods, who were arrested at Excelsior Springs a week ago on a charge of burglary, were released yesterday. The boys were released because they were not found guilty of the crime. They were released because they were not found guilty of the crime.

**Had a Narrow Escape.**  
Luke Fischer and Bud Overton held up by robbers and their team Run Away.

Luke Fischer and Bud Overton, farm hands employed by J. S. Perkins, near Excelsior, had a narrow escape yesterday morning about 3 o'clock. Two highwaymen held them up near the east approach of the old Southern bridge, between Armourdale and Argentine. They were going to market with a load of berries. The robbers were hid in the woods by the side of the road, and when the farmers passed by they were rushed to their feet and the robbers were armed.

Before Fischer or Overton had time to halt, their team became frightened and turned the wagon over, throwing the men out. The highwaymen made good their escape. The robbers were armed with revolvers and received severe injuries. One of the animals was so badly cut that it had to be killed. The robbers have not been captured.

**MUST LOSE AN ARM.**  
Fireman Nelson, whose Left Arm Was Broken Nearly Two Years Ago, Will Lose It.

Dr. Nelson, of No. 15 home reel, eighth and Liberty streets, has a broken arm which was broken nearly two years ago in a collision, will submit to having the injured arm amputated at the elbow. Both bones of the forearm were broken and one did not properly join. The arm was broken and without amputation has become useless.

**Gave Them a Jolly Send-Off.**  
Attorney C. E. Ponce was married yesterday afternoon to Miss Calhoun at Westport. They left for St. Louis and Detroit. A large crowd of their friends went to the depot to see them off. They were in royal style. The door of their state-room was decorated with a huge placard which read "Ponce and Calhoun." The train waited for late connections and even chanced the train to the north end of the depot.

**Mr. Walker's Windfall.**  
A number of packages of a special preparation of malted milk were received at the postoffice a few days ago for parties who could not be found at the addresses given. The company that had sent the samples was notified. Yesterday a letter was received from the firm to present the samples to them. The samples were delivered with its compliments. Accordingly the samples were yesterday with due ceremony presented to T. W. Walker.

**Notes From the Stations.**  
Horace Kellogg, who was arrested a week ago on a charge of burglary, was in the Junction hotel, was fined \$25 in police court yesterday. Seven players were fined 10 cents each for playing cards in the hotel.

**Blaze in an Evening.**  
Lightning or a defective electric light wire caused a blaze in an evening over the front of McMan's saloon, at Tenth and Main streets, shortly after midnight. The loss was \$5.

**CASTORIA**  
For Infants and Children.

For all effects of over-eating—Beecham's Pills

PERSONAL.

R. K. Marston, Chicago, is at the Coates.  
Joseph Girard, New York, is at the Coates.  
H. D. Martin, Indianapolis, is at the Coates.  
James F. Peavey, Minneapolis, is at the Coates.  
Given Moore, Rockford, Ill., is at the Coates.  
R. S. Alexander, St. Louis, is at the Coates.  
A. J. Nelmyer, St. Louis, is at the Coates.  
William H. Kingsley, Philadelphia, is at the Coates.  
Eben B. McLeod and wife, Pittsburg, Pa., are at the Coates.  
R. H. Allison, Chicago, is at the Savoy.  
A. J. Walcott, Topeka, is at the Savoy.  
A. P. Moran, St. Louis, is at the Savoy.  
Charles Slater, Chicago, is at the Savoy.  
E. Y. Cook, Cleveland, O., is at the Savoy.  
Robert L. Robinson, Omaha, is at the Savoy.  
H. P. Hawkins, St. Louis, is at the Savoy.  
Emil C. Peter, Cincinnati, O., is at the Savoy.  
Miss Effie Seachrest and Miss Eliza C. Gill will leave Saturday for a month's stay among the northern lakes.  
Mr. and Mrs. L. D. Ross, of Colorado Springs, Col., are at the Midland.  
Rosa will remain in the city.  
Miss Grace Martin, formerly of this city.  
Miss Maudie Mole was married in St. Louis, Mo., yesterday. She is the daughter of that city and is visiting her aunt, Mrs. Wallace C. Goffe, 2123 Brooklyn avenue.  
T. J. Jones, chief train dispatcher of the Wabash at Moberly, was married in this city yesterday morning to Miss Klady. They are at the Midland where they will remain for a week.

**NOTICE TO MASONS.**  
Kaw Lodge No. 272, A. F. and A. M., hold regular communication this (Thursday) evening, July 1, '97. Work M. M. degree. All members requested to be present. Visiting brothers cordially welcome. F. P. STRICKLAND, W. M. N. J. SAUNDERS, Secy.

**NOTICE.**  
I hereby announce myself a candidate for Register of Deeds of Wyandotte county subject to the Republican primaries.

**E. C. Hostetter,**  
DENTIST,  
Corner 5th and Minn., over Harris.

**KEELEY Institute** Portsmouth Bldg., Kansas City, Mo.  
The only place in Kansas where the Keeley Institute for the treatment of Alcohol and Narcotic Addictions is administered. Address as above.

**DOGGETT DRY GOODS Co.**

**THE JOURNAL, 10 Cents Per Week.**

## STORMS COOL THE AIR.

An Oppressive Day Which Wound Up With a Refreshing Shower in Early Evening.

Except for a number of local thunder storms which passed near Kansas City yesterday afternoon, the day would have been an extremely warm one. As it was, the thermometer in the weather bureau registered 94 at 4 o'clock. Shortly before 6 o'clock one of the thunder storms broke over the city and the thermometer dropped to 75 degrees. The indications for to-day are much the same as those of yesterday. The temperature will depend upon the proximity of the thunder storms.

The temperature yesterday in Kansas City by hours was as follows:  
5 a. m. 81 degrees 5 p. m. 92 degrees  
6 a. m. 84 degrees 6 p. m. 94 degrees  
7 a. m. 87 degrees 7 p. m. 96 degrees  
8 a. m. 90 degrees 8 p. m. 98 degrees  
9 a. m. 93 degrees 9 p. m. 100 degrees  
10 a. m. 96 degrees 10 p. m. 102 degrees  
11 a. m. 99 degrees 11 p. m. 104 degrees  
12 m. 102 degrees 12 p. m. 106 degrees  
1 p. m. 105 degrees 1 p. m. 108 degrees  
2 p. m. 108 degrees 2 p. m. 110 degrees

Sam Stein, a sign painter, was prostrated by heat at Sixth and Main streets, last Tuesday. He fell unconscious to the sidewalk and Officer McHugh assisted him into a store and summoned the police ambulance. Stein was revived at Central police station.

**OLD BUT CLEVER THIEF.**  
He Was Ready to Take a Trip and Believe Christian Endeavorers When Arrested.

"Bobbie" Wright, one of the oldest and most successful sneak thieves and hotel "graters" in the country, was picked up on a charge of burglary yesterday by Officer Riedy. Wright was circulating among the crowds of Christian Endeavorers with which the depot was packed, looking for an opportunity to pick a pocket or steal a purse. He was sent to Central station where Inspector Hayes once recognized him. He had been in the city eight years ago for a murder. Wright had committed a burglary in 1891 while robbing a house. Wright served seven months for the crime.

Wright is a years old, gray and toothless. He has served several long sentences. Once he was a pal of "Big" Ed Rice, a famous New York crook. Wright now draws a government pension of \$3 per month. He was released on his promise to leave town.

**Gave a Kansas Sheriff the Slip.**  
Thomas Fugh, who is wanted at Olathe, Kas., for breaking into a Memphis freight car, was arrested by a colored man, who was a member of the Christian Endeavorers, and taken to the jail at Olathe. Sheriff Ross, of Olathe, arrested Fugh in the freight car. Fugh was a member of the Christian Endeavorers and was wanted at Olathe.

**The Boys Were Released.**  
Thomas Haynes and Bartley Woods, who were arrested at Excelsior Springs a week ago on a charge of burglary, were released yesterday. The boys were released because they were not found guilty of the crime. They were released because they were not found guilty of the crime.

**Had a Narrow Escape.**  
Luke Fischer and Bud Overton held up by robbers and their team Run Away.

Luke Fischer and Bud Overton, farm hands employed by J. S. Perkins, near Excelsior, had a narrow escape yesterday morning about 3 o'clock. Two highwaymen held them up near the east approach of the old Southern bridge, between Armourdale and Argentine. They were going to market with a load of berries. The robbers were hid in the woods by the side of the road, and when the farmers passed by they were rushed to their feet and the robbers were armed.

Before Fischer or Overton had time to halt, their team became frightened and turned the wagon over, throwing the men out. The highwaymen made good their escape. The robbers were armed with revolvers and received severe injuries. One of the animals was so badly cut that it had to be killed. The robbers have not been captured.

**MUST LOSE AN ARM.**  
Fireman Nelson, whose Left Arm Was Broken Nearly Two Years Ago, Will Lose It.

Dr. Nelson, of No. 15 home reel, eighth and Liberty streets, has a broken arm which was broken nearly two years ago in a collision, will submit to having the injured arm amputated at the elbow. Both bones of the forearm were broken and one did not properly join. The arm was broken and without amputation has become useless.

**Gave Them a Jolly Send-Off.**  
Attorney C. E. Ponce was married yesterday afternoon to Miss Calhoun at Westport. They left for St. Louis and Detroit. A large crowd of their friends went to the depot to see them off. They were in royal style. The door of their state-room was decorated with a huge placard which read "Ponce and Calhoun." The train waited for late connections and even chanced the train to the north end of the depot.

**Mr. Walker's Windfall.**  
A number of packages of a special preparation of malted milk were received at the postoffice a few days ago for parties who could not be found at the addresses given. The company that had sent the samples was notified. Yesterday a letter was received from the firm to present the samples to them. The samples were delivered with its compliments. Accordingly the samples were yesterday with due ceremony presented to T. W. Walker.

**Notes From the Stations.**  
Horace Kellogg, who was arrested a week ago on a charge of burglary, was in the Junction hotel, was fined \$25 in police court yesterday. Seven players were fined 10 cents each for playing cards in the hotel.

**Blaze in an Evening.**  
Lightning or a defective electric light wire caused a blaze in an evening over the front of McMan's saloon, at Tenth and Main streets, shortly after midnight. The loss was \$5.

**CASTORIA**  
For Infants and Children.

For all effects of over-eating—Beecham's Pills

PERSONAL.

R. K. Marston, Chicago, is at the Coates.  
Joseph Girard, New York, is at the Coates.  
H. D. Martin, Indianapolis, is at the Coates.  
James F. Peavey, Minneapolis, is at the Coates.  
Given Moore, Rockford, Ill., is at the Coates.  
R. S. Alexander, St. Louis, is at the Coates.  
A. J. Nelmyer, St. Louis, is at the Coates.  
William H. Kingsley, Philadelphia, is at the Coates.  
Eben B. McLeod and wife, Pittsburg, Pa., are at the Coates.  
R. H. Allison, Chicago, is at the Savoy.  
A. J. Walcott, Topeka, is at the Savoy.  
A. P. Moran, St. Louis, is at the Savoy.  
Charles Slater, Chicago, is at the Savoy.  
E. Y. Cook, Cleveland, O., is at the Savoy.  
Robert L. Robinson, Omaha, is at the Savoy.  
H. P. Hawkins, St. Louis, is at the Savoy.  
Emil C. Peter, Cincinnati, O., is at the Savoy.  
Miss Effie Seachrest and Miss Eliza C. Gill will leave Saturday for a month's stay among the northern lakes.  
Mr. and Mrs. L. D. Ross, of Colorado Springs, Col., are at the Midland.  
Rosa will remain in the city.  
Miss Grace Martin, formerly of this city.  
Miss Maudie Mole was married in St. Louis, Mo., yesterday. She is the daughter of that city and is visiting her aunt, Mrs. Wallace C. Goffe, 2123 Brooklyn avenue.  
T. J. Jones, chief train dispatcher of the Wabash at Moberly, was married in this city yesterday morning to Miss Klady. They are at the Midland where they will remain for a week.

**NOTICE TO MASONS.**  
Kaw Lodge No. 272, A. F. and A. M., hold regular communication this (Thursday) evening, July 1, '97. Work M. M. degree. All members requested to be present. Visiting brothers cordially welcome. F. P. STRICKLAND, W. M. N. J. SAUNDERS, Secy.

**NOTICE.**  
I hereby announce myself a candidate for Register of Deeds of Wyandotte county subject to the Republican primaries.

**E. C. Hostetter,**  
DENTIST,  
Corner 5th and Minn., over Harris.

**KEELEY Institute** Portsmouth Bldg., Kansas City, Mo.  
The only place in Kansas where the Keeley Institute for the treatment of Alcohol and Narcotic Addictions is administered. Address as above.

**DOGGETT DRY GOODS Co.**

**THE JOURNAL, 10 Cents Per Week.**

## Doggett Dry Goods Co.

CLEARANCE SALE

PRICES

Semi-Annual Inventory Complete. We find thousands of yards in surplus goods—odd pieces—short lengths—which we are determined to